1 2 3 4 5 UNITED STATES DISTRICT COURT 6 7 DISTRICT OF NEVADA 8 ORACLE USA, INC., a Colorado corporation;) ORACLE AMERICA, INC., a Delaware corporation; and ORACLE 10 2:10-CV-00106-LRH-PAL INTERNATIONAL CORPORATION, a 11 California corporation, **ORDER** 12 Plaintiffs, 13 v. 14 RIMINI STREET, INC., a Nevada corporation; SETH RAVIN, an individual, 15 Defendants. 16 Before the court are defendants Rimini Street, Inc. ("Rimini Street") and Seth Ravin's 17 ("Ravin") (collectively "defendants") motion for leave to file reply to motion to exclude testimony 18 19 (Doc. #627) and motion for leave to file reply to motion to exclude evidence regarding non-party 20 (Doc. #630). 21 The court has reviewed the motions along with the attached reply briefs and finds that good 22 cause exists to allow defendants to file the attached reply briefs for the record. However, the court 23 has reviewed the reply briefs and finds that defendants' replies do not change the court's rulings on 24 the underlying evidentiary motions (Doc. #636). Therefore, the court shall grant defendants' 25 motions and allow defendants to file the attached replies on the record. 26 ///

IT IS THEREFORE ORDERED that defendants' motion to file reply in support of their motion to exclude expert testimony (Doc. #627) is GRANTED. Defendants shall have five (5) days to file the reply brief attached to the motion (Doc. #627, Exhibit 1). IT IS FURTHER ORDERED that defendants' motion to file reply in support of their motion to exclude evidence regarding non-party (Doc. #630) is GRANTED. Defendants shall have five (5) days to file the reply brief attached to the motion (Doc. #630, Exhibit 1). IT IS SO ORDERED. DATED this 4th day of August, 2015. UNITED STATES DISTRICT JUDGE